IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

GRACENOTE, INC.,)	
Plaintiff,)	
V.)	C.A. No. 1:18-cv-01608-RGA
FREE STREAM MEDIA CORP. d/b/a SAMBA TV,)	
Defendant.)	

JOINT STIPULATION TO STAY THE CASE FOR 90 DAYS

Plaintiff Gracenote, Inc. ("Gracenote") and Defendant Free Stream Media Corp. (d/b/a Samba TV) ("Samba TV") (together, "the parties") jointly stipulate, subject to the Court's approval, to stay this case for ninety (90) days and to extend all deadlines in the Scheduling Order by approximately 90 days. In support of this joint stipulation and request, the parties state as follows:

- 1. On February 19, 2020, the Court entered a Scheduling Order (D.I. 38).
- 2. Pursuant to the Scheduling Order, Gracenote's infringement contentions, which must include pinpoint cites to Samba TV's source code, are due on May 20, 2020.
- 3. Gracenote has begun its review of Samba TV's source code, which was made available at the end of February on a secure computer in Samba TV's counsel's California offices. Gracenote needs to conduct extensive further review of the source code to be in a position to serve its infringement contentions.
- 4. Due to the COVID-19 pandemic, Gracenote has not been able to access Samba TV's source code for further review and likely will not be able to access it in the near future.

- 5. The source code requires in-person inspection at a secure terminal, pursuant to the agreed procedures set forth in the Source Code Access Agreement (D.I. 37). However, such inperson inspection is not possible at the present time because California (where the source code is located) is under a stay-at-home order. In addition, Gracenote's experts reside in foreign countries and cannot travel to the United States.
- 6. Mehmet Celik, Gracenote's expert who resides in the Netherlands, has been barred from traveling to the U.S. since March 13, 2020, when President Trump instituted an entry ban for individuals traveling from the Netherlands and certain other countries. (*See* https://travel.state.gov/content/travel/en/traveladvisories/presidential-proclamation--travel-from-europe.html.)
- 7. Gracenote's other technical expert, Jaap Haitsma, resides in Chile, which has been under a state of emergency since March 19, 2020. (See https://cl.embassy.gov/covid-19-information/.) While there is no per se travel ban to the U.S. from Chile, the U.S. Embassy in Chile advises that the Chilean government may impose travel restrictions on those entering the country "with little or no advance notice." (See id.) Thus, any travel to the U.S. by Mr. Haitsma carries a substantial risk that he will be prohibited from returning to his home in Chile. Furthermore, flights into and out of Chile have been substantially reduced, making travel difficult at best. (See id.)
- 8. Even if Gracenote's experts could travel to the U.S., a recent executive order would prevent them from accessing Samba TV's source code. In particular, since March 19, 2020, the State of California, where the source code is located and maintained, has been subject to Executive Order N-33-20, which requires all California residents to stay at home. (*See* https://www.gov.ca.gov/2020/03/19/governor-gavin-newsom-issues-stay-at-home-order/.) Thus,

the offices of Samba TV's counsel, which is the designated location for all review of Samba

TV's source code, have been closed.

9. Gracenote's counsel are located in Illinois and New York, both of which are also

subject to stay-at-home orders. (See https://www.governor.ny.gov/news/governor-cuomo-signs-

new-york-state-pause-executive-order; https://www2.illinois.gov/Pages/Executive-

Orders/ExecutiveOrder2020-10.aspx.)

10. Delaying the due date for infringement contentions will have a cascading effect

on the other deadlines set forth in the Scheduling Order.

In light of the foregoing, the parties request that the Court stay this case for 90 days and

extend all deadlines for approximately the same amount of time. The chart attached to this Joint

Stipulation sets forth the current case schedule along with a proposed new schedule that moves

each of the remaining deadlines by approximately 90 days.

Dated: April 13, 2020

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3

Respectfully submitted,

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IT IS SO ORDERED this 14 day of April, 2020

/s/ Richard G. Andrews

The Honorable Richard G. Andrews United States District Judge

CHART OF FUTURE DEADLINES

ITEM	CURRENT DATE	PROPOSED DATE	
Gracenote's responses to Samba TV's second	April 15, 2020	July 14, 2020	
set of requests for documents	•		
Gracenote's responses to Samba TV's second	April 15, 2020	July 14, 2020	
set of interrogatories			
Samba TV's responses to Gracenote's second	April 27, 2020	July 27, 2020	
set of requests for documents			
Samba TV's responses to Gracenote's second	April 27, 2020	July 27, 2020	
set of interrogatories			
Infringement contentions	May 20, 2020	August 18, 2020	
Joinder of other parties and amendment of	June 18, 2020	September 16, 2020	
pleadings			
Invalidity contentions	June 19, 2020	September 17, 2020	
Exchange claim terms for construction and	July 3, 2020	October 1, 2020	
proposed constructions			
Joint claim construction chart	July 10, 2020	October 8, 2020	
Gracenote's opening claim construction brief	July 31, 2020	October 29, 2020	
Document production complete	August 7, 2020	November 5, 2020	
Samba TV's answering claim construction brief	August 21, 2020	November 19, 2020	
Gracenote's reply claim construction brief	September 4, 2020	December 3, 2020	
Samba TV's sur-reply claim construction brief	September 18, 2020	December 17, 2020	
Parties file joint claim construction brief	September 25, 2020	December 24, 2020	
Markman hearing	October 27, 2020	January 26, 2021	
		(subject to the (a) 900	
		Court's availability)	
Amendment to contentions	30 days after	Unchanged	
	Markman order		
Claim and prior art reference narrowing	14 days after	Unchanged	
	Markman order		
Fact discovery cut-off	January 15, 2021	April 15, 2021	
Burden of proof opening expert reports	February 22, 2021	May 24, 2021	
Responsive expert reports	March 19, 2021	June 17, 2021	
Reply expert reports	April 12, 2021	July 12, 2021	
Complete expert depositions	May 21, 2021	August 19, 2021	
Case dispositive motions	July 2, 2021	September 30, 2021	
Answering briefs to dispositive motions	July 30, 2021	October 28, 2021	
Reply briefs in support of dispositive motions	August 20, 2021	November 18, 2021	
Pretrial conference	December 3, 2021	March \$4,2022 @ 9,00	
		(subject to the	
		Court's availability)	
Trial begins	December 13, 2021	March 14, 2022	
		(subject to the	
		Court's availability)	